

TTAB

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In the matter of application Serial No. 85/806.667
For the Trademark ICOMMANDROID
Alexandria, VA 22313-1451
Published in the Official Gazette on May 14, 2013
Opposition No. 91211077

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GOOGLE, INC.

Opposer.

v.

Farnsworth, Boulter, Burke * Stamper, LLC.

Applicant

Farnsworth, Boulter, Burke & Stamper, LLC, is a company with a listed address of P.O. Box 66, La Salle,
Colorado 80645 ('Applicant').

Applicant affirms his intentions to pursue the trademark 'iCommandroid' pro se.

Respectfully submitted,

Stephen Boulter
Applicant, pro se
PO Box 66, La Salle, CO 80645
(303) 668-0515

I hereby certify that a true and complete copy of the foregoing APPLICANT'S AFFIRMATION TO PURSUE
THE TRADEMARK 'ICOMMANDROID' PRO SE has been served on Bethany Lobo by mailing said copy on
August 8, 2014 via First Class Mail, postage prepaid; and, by email to Ms. Lobo (blobo@cooley.com):

Bethany Lobo
Morgan Champion Cooley LLP
1299 Pennsylvania Ave. NW
Suite 700
Washington, DC 20004

Stephen Boulter

August 8, 2014



08-12-2014

U.S. Patent and Trademark Office #72

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Farnsworth, Boulter, Burke & Stamper, LLC, a company with a listed address of P.O. Box 66, La Salle, Colorado 80645 ('Applicant'), hereby responds to and moves the USPTO to deny any declaration for dismissal in this matter, and states in support thereof:

Applicant affirms his intentions to pursue the trademark 'iCommandroid'.

Applicant has used the allotted time since the withdrawal of his counsel Michael Reilly to prepare to move forward in this matter pro se.

It remains Applicants intent to engage new counsel as soon as possible, and to that end Applicant has interviewed multiple counsel seeking representation.

In the interim, Applicant has reviewed the history of Google's opposition with respected IP counsel. Said counsel suggested to Applicant that he believes Applicants pursuit of his trademark is valid and that the opposition by Google is invalid.

In the interim, Applicant has corresponded directly with Counsel, namely Bethany Lobo on June 16, 19, 26 and July 11, 21 and August 4, 2014. A telephone conference took place regarding discovery issues on August 8, 2014.

Applicant, therefore, has been actively pursuing resolution with Google via Google's counsel.

Applicant inadvertently delayed a notification to be supplied to the court of his intent to pursue this matter pro se. Such a notification has now been formally submitted and has been forwarded to opposition counsel.

Applicant has certainly not lost interest in the pursuit of the ICOMMANDROID TRADEMARK, and because of Applicant's due diligence a default judgment should not be entered against the Applicant.

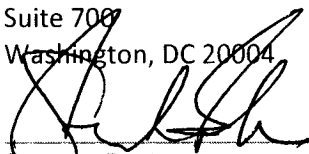
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